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# GOVERNMENT GAZETTE BOLETIM OFICIAL

# GOVERNMENT OF GOA, DAMAN AND DIU

Home Department

#### ORDER

No. HD-25-9411/66-A

In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with Order No. S. O. 1844 dated the 18th June 1966 of the Government of India, Ministry of Commerce and all other powers enabling me in this behalf, I, K. R. Damle, Administrator of the Union Territory of Goa, Daman and Diu hereby make the following Order namely:—

- 1. Short title, extent and commencement.— (1) This Order may be called the Goa, Daman and Diu Imported Motor Spare Parts (Sale and Distribution) Control Order, 1967.
- (2) It extends to the whole of the Union Territory of Goa, Daman and Diu.
  - (3) It shall come into force with immediate effect.
- 2. Definitions. In this Order unless the context otherwise requires —
- (a) «Government» means the Government of the Union Territory of Goa, Daman and Diu.
- (b) «Dealer» means a person who carries on business in motor spare parts involving the sale and storage for sale of motor spare parts and includes an «importer» of these parts from outside India.
- (c) «Motor spare part» means and includes all component parts and accessories of Motor Vehicles of foreign make either permitted to be brought from outside after the coming into force of this Order or held in stock by a dealer on the day of coming into force of this Order, howsoever obtained.
- (d) «Director of Transport» means the Director of Transport of Government of Goa, Daman and Diu.
- 3. Dealers to Keep Stock Registers.— Every dealer of Motor spare parts in this Union Territory

shall maintain a stock and sale register in the form appended to this order (Annexure I) in which he shall mention the existing stock of motor spare parts as on the day of the coming into force of this Order and the stock of motor spare parts he receives from time to time.

- 4. Dealers to furnish stock position.— (1) Every dealer shall furnish a statement in the proforma of the stock and sale register as in form appended to this order— (Annexure I), showing stock of motor parts held by him at the commencement of this order in the first instance, to the Director of Transport and the Deputy Chief Controller of Imports and Exports, Panaji, within four weeks of the coming into force of this order.
- (2) Every Dealer shall furnish a similar Statement to the Director of Transport and Deputy Chief Controller of Imports and Exports, Panaji, whenever fresh stocks or shipments of Motor spare parts are received by him. Such statement is to be furnished within a period not exceeding one month of the arrival of imported motor spare parts or receipt of fresh stock of motor spare parts.
- 5. Dealers whom to sell.—The Dealers shall sell the motor spare parts only to the consumers or other importers or garages, in the territory of Goa, Daman and Diu and such sale shall be made within such time, quantity and manner as may be specified by the Director of Transport.
- 6. Dealers to issue receipts. Whenever a dealer sells any motor spare parts, he shall prepare a receipt in duplicate showing particulars of the parts which are supplied, the sale particulars and either the registration mark of the motor vehicle for use in which the part is sold or particulars giving the name and address of the dealer or garage to whom the parts are supplied. One copy of the receipt shall be delivered to the purchaser and the other shall be retained by the dealer who shall make the receipts available for inspection to the Director of Transport or any other person authorised by him or the Government.
- 7. Dealers to maintain up-to-date accounts. At the end of each day on which there is a transaction, the dealer shall write the day's transactions in the

Stock and Sale Register in the prescribed form (Annexure 1). The total number of the spare parts sold during the day shall also be drawn and the part or parts sold shall be entered in appropriate columns and the balance drawn. He will also fill in the details in the Daily Sale Register (Annexure II).

8. Powers of Inspection etc. — The dealer shall be bound to permit the Director of Transport or any person deputed by him, by general or special order

in writing or any other person authorised in this behalf, by the Government, at all reasonable times to inspect the Stock and Sale Registers and the Stock and Stores of the motor spare parts held by him and to grant all reasonable facilities for such inspection.

#### K. R. Damle

Administrator of the Union Territory of Goa, Daman and Diu

Panaji, 16th March, 1967.

#### ANNEXURE I

Spare parts stock and Sale Register

	Make			
		Date Date Date Date Date Date Date Date		
) Part Name 2) Part No. 3) Manufacturers 4) List price per unit	5) Stock 6) Receipt 7) Invoice No. Bill of lading Railway receipt 8) Import Licence No.			
	9) Issue (Sale) 10) Order reference 11) Date			
) Part Name 2) Part No. 3) Manufacturers 4) List price per unit	5) Stock 6) Receipt 7) Invoice No. Bill of lading Railway receipt 8) Import Licence No.			
	9) Issue (Sale) 10) Order reference 11) Date			
) Part Name 2) Part No. 3) Manufacturers 4) List price per unit	5) Stock 6) Receipt 7) Invoice No. Bill No. Railway receipt 8) Import Licence No.			
	9) Issue (Sale) 10) Order reference 11) Date			
1) Part Name 2) Part No. 3) Manufacturers 4) List price per unit	5) Stock 6) Receipt 7) Invoice No. Bill No. Railway receipt 8) Import Licence No.			
	9) Issue (Sale) 10) Order reference 11) Date			
1) Part Name 2) Part No. 3) Manufacturers 4) List price per unit	5) Stock 6) Receipt 7) Invoice No. Bill No. Railway receipt 8) Import Licence No.			
	9) Issue (Sale) 10) Order reference 11) Date			

Note: -1. In each of the small columns figures will be filled up against appropriate horizontal descriptive Head, on the day of transactions.

2. Before the entries of stock are made on any day, the date shall be briefly put at the top of the vertical column.

ANNEXURE II

Daily Sale Register

(See para 7)

S. No. Name and address of purchaser		Date of	Details of spare parts sold		Number and date		
	Date of transaction	Name of the part	Quantity	of the order of Director	Remarks		
	-	*					
				-		*	*
	•		,			* *	•
						*	
			1747			* * * .	. •

Law and Judiciary Department

#### Notification

#### LD/N/17/67

The Land Acquisition (Amendment and Validation) Act, 1967 as assented to by the President of India is hereby published for general information.

Kant Desai, Under Secretary.

Panaji, 4th May, 1967.

The Land Acquisition (Amendment and Validation) Act, 1967

# AN

# ACT

further to amend the Land Acquisition Act, 1894, and to validate certain acquisitions of land under the said Act.

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

- 1. This Act may be called the Land Acquisition (Amendment and Validation) Act, 1967.
- 2. Amendment of section 5A. In sec- 1 of 1894. tion 5A of the Land Acquisition Act, 1894 (hereinafter referred to as the principal Act), in sub-section (2), for the words "submit the case for the decision of the appropriate Government, together with the record of the proceedings held by him and a report containing his recommendations on the objections", the words, figures and brackets "either make a report in respect of the land which has been notified under section 4, sub-section (1), or make different reports in respect of different parcels of such land, to the appropriate Government, containing his recommendations on the objections, together with the record of the proceedings held by him, for the decision

of that Government" shall be substituted.

- 3. Amendment of section 6. In section 6 of the principal Act.—
  - (a) in sub-section (1),—
  - (i) after the words "certify its orders", the following shall be inserted, namely:—
    - ", and different declarations may be made from time to time in respect of different parcels of any land covered by the same notification under section 4, sub-section (1), irrespective of whether one report or different reports has or have been made (wherever required) under section 5A, sub-section (2)";
  - (ii) for the words "Provided that", the following shall be substituted, namely:—

"Provided that no declaration in respect of any particular land covered by a notification under section 4, sub-section (1), published after the commencement of the Land Acquisition (Amendment and Validation) Ordinance, 1967, shall be made after the expiry of 1 of 1967. three years from the date of such publication:

### Provided further that";

- (b) in sub-section (2), for the words "The declaration", the words "Every declaration" shall be substituted.
- 4. Validation of certain acquisitions. (1) Not-withstanding any judgment, decree or order of any court to the contrary.—
  - (a) no acquisition of land made or purporting to have been made under the principal Act before the commencement of the Land Acquisition (Amendment and Validation) Ordinance, 1967, and 1 of 1967. no action taken or thing done (including any order made, agreement entered into, or notification published) in connection with such acquisition shall be

deemed to be invalid or ever to have become invalid merely on the ground —

- (i) that one or more Collectors have performed the functions of Collector under the principal Act in respect of the land covered by the same notification under sub-section (1) of section 4 of the principal Act;
- (ii) that one or more reports have been made under sub-section (2) of section 5A of the principal Act, whether in respect of the entire land, or different parcels thereof, covered by the same notification under sub-section (1) of section 4 of the principal Act;
- (iii) that one or more declarations have been made under section 6 of the principal Act in respect of different parcels of the land covered by the same notification under sub-section (1) of section 4 of the principal Act;
- (b) any acquisition in pursuance of any notification published under sub--section (1) of section 4 of the principal Act before the commencement of the Land Acquisition (Amendment and 1 of 1967. Validation) Ordinance, 1967, may be made after such commencement and no such acquisition and no action taken or thing done (including any order made, agreement entered into, or notification published), whether before or after such commencement, in connection with such acquisition shall be deemed to be invalid merely on the grounds referred to in clause (a) or any of them.
- (2) Notwithstanding anything contained in clause (b) of sub-section (1), no declaration under section 6 of the principal Act in respect of any land which has been notified before the commencement of the Land Acquisition (Amendment and Validation) Ordinance, 1967, under 1 of 1967. sub-section (1) of section 4 of the principal Act, shall be made after the expiry of two years from the commencement of the said Ordinance.
- (3) Where acquisition of any particular land covered by a notification under sub--section (1) of section 4 of the principal Act, published before the commencement of the Land Acquisition (Amendment and Validation) Ordinance, 1967, is or has 1 of 1967. been made in pursuance of any declaration under section 6 of the principal Act, whether made before or after such commencement, and such declaration is or has been made after the expiry of three years from the date of publication of such notification, there shall be paid simple interest, calculated at the rate of six per centum per annum on the market value of such land, as determined under section 23 of the principal Act, from the date of expiry of the said period of three years to the date of tender of payment of compensation awarded by the Collector for the acquisition of such land:

Provided that no such interest shall be payable for any period during which the proceedings for the acquisition of any land were held up on account of stay or injunction by order of a court:

Provided further that nothing in this sub-section shall apply to the acquisition of any land where the amount of compensation has been paid to the persons interested before the commencement of this Act.

- 5. Repeal and saving. (1) The Land Acquisition (Amendment and Validation) Ordinance, 1967, is hereby repealed. 1 of 1967.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal Act as amended by the said Ordinance shall be deemed to have been done or taken under the principal Act as amended by this Act as if this Act had come into force on the 20th day of January, 1967.

#### Notification

#### LD/N/18/67

The Essential Commodities (Amendment) Act, 1967 as assented to by the President of India is hereby published for general information.

Kant Desai, Under Secretary.

Panaji, 4th May, 1967.

The Essential Commodities (Amendment) Act, 1967

#### AN

#### ACT

further to amend the Essential Commodities Act, 1955 and to continue for a further period the Essential Commodities (Amendment) Act, 1964.

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows: —

- 1. Short title and duration. (1) This Act may be called the Essential Commodities (Amendment) Act, 1967.
- (2) Section 2 shall cease to have effect on the 31st day of March, 1968, save as respects things done or omitted to be done before such cesser and section 6 of the Ge- 10 of 1897. neral Clauses Act, 1897, shall apply upon such cesser as if section 2 had then been repealed by a Central Act.
- 2. Amendment of section 3. In sec-10 of 1955. tion 3 of the Essential Commodities Act. 1955 (hereinafter referred to as the principal Act), after sub-section (4), the following sub-sections shall be inserted, namely: —
  - "(4A) Where, for any reason, supplies of any article or thing required for the production or manufacture of an essential commodity are not adequate to meet the full requirements of all the undertakings engaged in the production or manufacture of such commodity and the Central Government is of opinion that with the available supplies of such article or thing all the undertakings engaged in the production or

manufacture of such commodity should, as far as practicable, be kept as going concerns for the production or manufacture of such commodity to the fullest extent possible and also for the prevention of unemployment, as far as practicable, amongst persons employed in such undertakings, it may, by order, direct that—

- (a) no employer shall close his undertaking, whether partially or wholly, except with the previous permission in writing of such officer as may be specified in this behalf in the order;
- (b) no employer shall keep his undertaking working for more than such number of days in a week and such number of hours each day, as may be specified in the order.
- (4B) Where in pursuance of an order under clause (b) of sub-section (4A) an undertaking is closed, whether partially or wholly for any day or number of days in a week, the employer of the undertaking shall pay for such closure to each of the persons employed in the undertaking or any part thereof which is closed, compensation which shall be equal to fifty per cent of the total of the basic wages and dearness allowance that would have been payable to such person had there been no such closure.
- (4C) For removal of doubt, it is hereby declared that different orders may be made under sub-section (4A) in respect of—
  - (i) different classes of undertakings; or
  - (ii) undertakings in different areas".
- 3. Validation of closure of cotton textile mills on certain days. — Notwithstanding anything to the contrary contained in any law for the time being in force, where an employer in respect of an undertaking engaged in the production or manufacture of cotton textiles has closed such undertaking either wholly or partially on any day in a week during the period between the 12th day of December, 1966 and the 23rd day of December, 1966, heing the date of commencement of the Essential Commodities (Second Amendment) Ordinance, 1966 (both days inclusive) in pursuance of the decision taken 13 of 1966. by the Government of India in that behalf and specified by the Textile Commissioner to the Government of India, Bombay, in his circular dated the 3rd December, 1966. -

(a) such undertaking shall be deemed to have been closed on each such day in accordance with law; and

- (b) the employer shall pay compensation for such closure to the persons employed (including badli workmen) in the undertaking at the rate provided for in section 25C of the Industrial Disputes Act, 1947.
- 4. Continuence of Act 47 of 1964. The duration of the Essential Commodities (Amendment) Act, 1964, is extended for the period up to and including the 31st day of December, 1967, and accordingly, that Act shall have effect subject to the modification that in section 1 of that Act, in sub-section (3),

for the words, figures and letters "the 31st day of December, 1966", the words, figures and letters "the 31st day of December, 1967" shall be, and shall be deemed always to have been, substituted.

- 5. Repeal and saving.—(1) The Essential Commodities (Second Amendment)
  Ordinance, 1966, is hereby repealed.

  13 of 1966.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance or under the principal Act as amended by the said Ordinance or 46 of 1952. under section 12A of the principal Act or section 8A of the Criminal Law Amendment Act, 1952, as continued by virtue of section 5 of the said Ordinance, shall be deemed to have been done or taken under this Act or under the principal Act as amended by this Act or under the said sections as continued by virtue of section 4 of this Act as if this Act had come into force on the 23rd day of December, 1966.

#### Notification

#### LD-N-19-67

The Goa, Daman and Diu Appropriation (Vote on Account) Act, 1967 as assented to by the President of India is hereby published for general information.

Kant Desai, Under Secretary.

Panjim, 5th May, 1967.

The Goa, Daman and Diu Appropriation (Vote on Account) Act, 1967

# AN

to provide for the withdrawal of certain sums from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the services of a part of the financial year 1967-68.

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

- 1. Short title. This Act may be called the Goa, Daman and Diu Appropriation (Vote on Account) Act, 1967.
- 2. Withdrawal of Rs. 6,63,96,000 from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the financial year 1967-68. From and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu there may be withdrawn sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of six crores, sixty-three lakhs and ninety-six thousand rupees towards defraying the several charges which will come in course of payment during the financial year 1967-68.
- 3. Appropriation.—The sums authorised to be withdrawn from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

#### THE SCHEDULE

(See sections 2 and 3)

1	2	<b>3</b>			
8		Sums not exceeding			
Vote			Charged		
5	Services and purposes	Voted by	on the	Total	
0		Parlia- ment	Consoli- dated	10021	
No.		ment	Fund	· .	
	I. — Expenditure met from	Rs.	Rs.	Rs.	
	Revenue				
1	Land Revenue	1,70,000		1,70,000	
2	State Excise Duties	2,78,100	•••	2,78,100	
3	Taxes on Vehicles	92,300		92,30	
<b>4</b> 5	Sales Tax Other Taxes and Duties	57,000 $2,10,000$	•••	57,00	
6	Stamps	3,300		2,10,00 3,30	
7	Registration Fees	80,100		80,10	
-	Interest on Debt and	, , , , , ,		COME	
8	Other Obligations Union Territory Legis-	•••	20,44,400	20,44,40	
. "	lature	1,57,500	10,300	1,67,80	
9	General Administration	13,34,600	50,900	13,85,50	
10	Administration of Jus-				
	tice	4,53,600	31,700	4,85,30	
11 12	Jails	1,20,300 $18,72,600$	•••	1,20,30	
13	Miscellaneous Depart-	18,12,000	•••	18,72,60	
	ments	2,33,200		2,33,20	
14	Scientific Departments			66,90	
15	Education	59,20,000	•••	59,20,00	
16 17	Medical	26,20,200		26,20,20	
18	Public Health	19,04,400 15,83,100		19,04,40	
19	Animal Husbandry	6,08,300		15,83,10 $6,08,30$	
20	Co-operation	2,16,700		2,16,70	
21	Industries	4,20,200	•••	4,20,20	
22	CommunityDevelopment				
	Projects, National Ex- tension Service and	i i			
	Local Development				
	Works	6,06,000		6,06,00	
23	Labour and Employ-				
24	ment	29,500	•••	29,50	
<del></del>	and Developmental			• "	
	Organisations	8,40,600		8,40,60	
25	Irrigation, Navigation,			,,	
	Embankment and				
	Drainage Works (Non-Commercial)	2,49,700	1	0.40.70	
26	Electricity Schemes	21,41,000		2,49,70 $21,41,00$	
27	Public Works	32,82,300	L	32,82,30	
28	Capital Outlay on Pu-			1,7,2,1,7	
29	blic Works	13,76,700		13,76,70	
30	Ports and Pilotage Road and Water Trans-	1,88,000		1,88,00	
	port Schemes	5,37,200		5,37,20	
31	Pensions and Other Re-	- The state of the		انعار ۽ پيوٽ	
	tirement Benefits	11,75,900		111,75,90	
- 32 - 33	Stationery and Printing Forest			3,31,30	
34	Forest Miscellaneous		4	3,29,00 26,72,00	
35	Other Miscellaneous			<i>4</i> 0, ( <i>4</i> ,0€	
	Compensations and				
	Assignments	38,000	•••	38,00	
· :	Total-I	3,21,99,600	21,37,300	3,43.36.90	
	*			, , , , , , , , , , , , , , , , , , , ,	
4, 4	II Expenditure met from	·			
	Capital, etc.				
36	Capital Outlay on Im-		*		
	provement of Public	:			
n PF	Health	16,66,700		16,66,70	
37	Capital Outlay on Schemes of Agricul-				
	· · · · · · · · · · · · · · · · · · ·	1	1	ł	
	tural Improvement	8,66,700		8,66.70	
38	tural Improvement	8,66,700		8,66,70	

1	2		3	* 3	
Vote		Sums not exceeding			
		× * *	Charged		
of	Services and purposes	Voted by Parlia-	on the Consolida-	Total	
No.		ment	ted Fund		
		Rs.	Rs.	Rs.	
39	Capital Outlay on Irri-				
	gattion, Navigation,	·			
	Embankment and	*	**		
	Drainage Works	1 00 500			
40	(Non-Commercial) Capital Outlay on Elec-	1,66,700	• • •	1,66,700	
120	city Schemes	50,00,000	,	50,00,000	
41	Capital Outlay on Public	00,00,000	•••	00,00,000	
	Works	51,57,800		51,57,800	
42	Capital Outlay on Other				
43	Works	10,83,300	•••	10,83,300	
44	Capital Outlay on Ponts Capital Outlay on Road	5,00,000	•••	5,00,000	
2.2	and Water Transport				
	Schemes	2,00,000		2,00,000	
45	Capital Outlay on	, , , , , , , , , , , , , , , , , , , ,		_,00,000	
	Forests	5,00,000	•••	5,00,000	
46	Capital Outlay on				
	Schemes of Govern- ment Trading	1,42,90,000		1 49 00 000	
47	Loans and Advances by		•••	1,42,90,000	
-	Union Territory Go-			*	
	vernment	17,00,000		17,00,000	
* ,	Total — II	3,20,59,100		3,20,59,100	
	Grand Total	6.42.58.700	21.37.300	6.63.96.000	

#### **Notification**

#### LD-N-20-67

The Goa, Daman and Diu Appropriation Act, 1967 as assented to by the President of India is hereby published for general information.

Kant Desai, Under Secretary. Panaji, 5th May, 1967.

# The Goa, Daman and Diu Appropriation Act, 1967

# AN ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the services of the financial year 1966-1967.

BE it enacted by Parliament in the Eighteenth Year of the Republic of India as follows:—

- 1. Short title. This Act may be called the Goa, Daman and Diu Appropriation Act, 1967.
- 2. Issue of Rs. 1,32,59,400 from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu for the financial year 1966-67.— From and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu there may be paid and applied sums not exceeding those specfied in column 3 of the Schedule amounting in the aggregate to the sum of one crore, thirty-two lakhs, fifty-nine thousand and four hundred rupees towards

defraying the several charges which will come in course of payment during the financial year 1966-67, in respect of the services specified in column 2 of the Schedule.

3. Appropriation.—The sums authorised to be paid and applied from and out of the Consolidated Fund of the Union territory of Goa, Daman and Diu by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

#### THE SCHEDULE

(See sections 2 and 3)

1	2	3			
Vote		Sums not exceeding			
No. of Vo	Services and purposes	Voted by Parlia- ment	Charged on the Consoli- dated Fund	Total	
f	includada en en compressore (174 as ministro 5.)	Rs.	Rs.	Rs.	
1 2 4	Land Revenue	90,200 52,000 100	•••	90,200 52,000 100	
5 7 9	Other Taxes and Duties Registration Fees General Administration	45,000 10,800 57,000	· · ·	45,000 10,800 57,000	
11. 12	Jails	6,200 7,64,500	•••	6,200 7,64,500	
13 14	Miscellaneous Depart- ments	47,400 35,700	•••	47,400 35,700	
15 16 18	Education Medical Agriculture	29,49,900 51,100 100		29,49,900 51,100 100	
19 20	Animal Husbandry	63,200 65, <b>10</b> 0	ł	63,200 65,100	
22	Community Development Projects, National Ex- tension Service and Local Development Works	34,000	ALLEGATION OF THE PROPERTY OF	. 34,000	
24	Miscellaneous Sccial and Developmental	·			
25	Organisations Irrigation, Navigation, Embankment and	4,29,200		4,29,200	
27 28	Drainage Works Public Works Capital Outlay on Pu-	3,89,500 1,30,900		3,89,500 1,30,900	
29	blic Works	33,70,000 56,000	1	33,70,00 56,00	
30	Road and Water Trans- port Schemes	3,55,900		3,55,90	
3.1	Pensions and Retire- ment Benefits	1,500		1,50	
32	Stationery and Printing	2,70,100		2,70,10	
33 3 <del>8</del>	Forest Capital Outlay on Improvement of Public			1,17,80	
38	Health Capital Outlay on Industrial and Econo-	.].		17,50,00	
43 44	mic Development Capital Outlay on Ports Capital Outlay on Road and Water Transport	6,86,00	1	4,30,00 6,86,00	
	Schemes	1,00,00		1,00,00	

1	2	Sums not exceeding			
e te	Services and purposes				
No. of Vote		Voted by Parlia- ment	Charged on the Consolida- ted Fund	Total	
		Rs.	.Rs.	Rs.	
45 47	Capital Outlay on Forests	9,00,000 200		9,00,000 <b>200</b>	
	Total	1,32,59,400		1,32,59,400	

# Office of the Chief Electoral Officer

#### Notification ELN/OAN/67

The following notification No. 3/3/66 dated 2nd May 1967, issued by the Election Commission, India is hereby published for general information.

P. B. Venkatasubramanian, Chief Electoral Officer. Panaji, 6th May, 1967.

#### Election Commission India

Dated the 2nd May, 1967 Vaisakha 12, 1889 (Saka)

#### Notification

No. 3/3/66. — In pursuance of clause (a) of Section 4 of the Government of Union Territories Act, 1963 and in supersession of its notification No. 3//130/65(1) dated the 27th April, 1965 the Election Commission hereby directs that a candidate for election to an assembly constituency in a Union Territory shall make and subscribe the oath or affirmation according to the form set out for the purpose in the First Schedule to the said Act before the Returning Officer or an Assistant Returning Officer for that constituency;

Provided that if any such candidate is at the time: —

- (i) confined in a prison or under preventive detention, he may make and subscribe the said oath or affirmation before the Superintendent of the prison or Commandant of the detention camp in which he is so confined or under such detention;
- (ii) confined to bed in a hospital or elsewhere owing to illness, he may make and subscribe the said oath or affirmation before the medical superintendent in charge of the hospital or before the medical practitioner attending on him.

By order,

K. S. RAJAGOPALAN Secretary to the Election Commission.